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In Re Application (	Of: Feeman, et al.				
Application No. 10/705,620	Filing Date November 10, 2003	Examiner Dung T. Nguyen	Customer No. 022913	Group Art Unit 2828	Confirmation No.
Title: MAGNET	TICALLY CONTROL	LED HEAT SINK	-		
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Peter F. Malen, Jr. Attorney for Applic					
Reg. No. 45,576 Telephone No. 801-			sufficient postag addressed to th 1450, Alexandria (Date)	h the United States age as first class of the "Commissioner for a, VA 22313-1450" [3	
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CERTIFICATE OF MAILING BY "EXPRESS MAIL" (37 CFR 1.10) Applicant(s): Freeman et al. 43			Docket No. 15436.250.32.1		
Application No.	0 6 2000ling Date November 10, 2003	Examiner Dung T. Nguyen	Customer No. 022913	Group Art Unit 2828	
Invention: MAGNET	CONTROLLED	HEAT SINK			
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PATENT APPLICATION

Docket No.: 15436.250.32.1

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of		)
	Freeman et al.	)
		)
Serial No.:	10/705,620	)
		) Art Unit
Filing Date:	November 10, 2003	) 2828
		)
Confirmation No.:	4707	)
		)
Title:	MAGNETICALLY CONTROLLED	)
	HEAT SINK	)
		)
Examiner:	Dung T. Nguyen	)
		)
Customer No.:	022913	)

## RESPONSE TO ELECTION OF SPECIES REQUIREMENT

**MAIL STOP: AMENDMENT** 

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

In the Office Action mailed December 7, 2005 (the "Office Action"), the Examiner set forth an Election of Species Requirement that identified what the Examiner has characterized as two (2) patentably distinct species of the claimed invention. In particular, the Examiner

suggested in the Office Action that the present application contains claims directed to the following species:

Group I: Claims 1-10 are directed to a magnetic heat sink device, a temperature sensor and control circuitry;

Group II: Claims 11-20 are directed to a laser system, an actuator system, and a heat sink.

In response to the Election of Species Requirement set forth in the Office Action, Applicant hereby elects Species I (Claims 1-10) for examination, without traverse

Applicant notes that while the election set forth herein is made without traverse, the mere fact that no traverse is made should not be construed as an assessment or judgment by the Applicant as to the merits, if any, of: the characterization of the claims and inventions advanced by the Examiner in the election of species requirement set forth in the Office Action; or, any other assertions, allegations, statements or characterizations made by the Examiner in that restriction/election of species requirement.

Applicant's election herein is made without prejudice. As noted by the Examiner, upon the allowance of a generic claim, Applicants will be entitled to consideration of claims to additional species that are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 C.F.R. § 1.141.

An action on the merits of all the claims and a Notice of Allowance thereof are respectfully requested. In the event that the Examiner wishes to discuss any of the matters contemplated hereby, the Examiner is invited to initiate a telephone conversation with the undersigned.

Dated this 6<sup>th</sup> day of January 2006.

Respectfully submitted

Peter F. Malen, Jr.

Attorney for Applicants Registration No. 45,576

Customer No. 022913

Telephone No. 801-533-9800

PFM/gm GPM0000001742V001